ORIGINAL

1	ANNA Y. PARK, Regional Attorney	
2	DEREK LI, Supervisory Trial Attorney GREGORY MCCLINTON, Senior Trial Attorn	еу
3	ANGELA D. MORRISON, Trial Attorney U.S. EOUAL EMPLOYMENT	
4	OPPORTUNITY COMMISSION	
5	255 East Temple Street, Fourth Floor	
	Los Angeles, CA 90012 Telephone: (213) 894-1068	FILED
6	Facsimile: (213) 894-1301	DISTRICT COURT OF GUAM
7	E-Mail: lado.legal@eeoc.gov	NOV - 5 2007 mbo
8	333 S. Las Vegas Blvd., Suite 8112	
9	Las Vegas, NV 89101 Telephone: (702)894-5072	JEANNE G. QUINATA Clerk of Court
,	Facsimile: (702)894-5094	
10	E-mail: angela.morrison@eeoc.gov	
11	Attorneys for Plaintiff	
12	U.S. EQUAL EMPLOYMENT	
	OPPORTUNITY COMMISSION	
13		DISTRICT COURT
14	DISTRICT	OF GUAM
15	U.S. EQUAL EMPLOYMENT	Case No.: 2:06-CV-00028
16	OPPORTUNITY COMMISSION, Plaintiff,	PLAINTIFF EEOC'S PRETRIAL
10	v.	DISCLOSURES PURSUANT TO FED. R
17	LEO DALA CE DESORT	CIV. P. RULE 26(a)(3)
18	LEO PALACE RESORT, Defendant.	Trial Date: December 4, 2007
19		
	JENNIFER HOLBROOK; VIVIENE VILLANUEVA; and ROSEMARIE	
20	TAIMANGLO,	
21	Plaintiff-Intervenors,	
22	v.	
23	MDI GUAM CORPORATION d/b/a LEO	
ديد	PALACE RESORT MANENGGON HILLS and DOES 1 through 10,	
24	Defendants.	
25		

Plaintiff U.S. Equal Employment Opportunity Commission ("EEOC") makes the following pretrial disclosures pursuant to Federal Rule of Civil Procedure 26(a)(3). EEOC reserves the right to supplement, amend, and/or correct the disclosures made herein.

Witnesses pursuant to Fed. R. Civ. P. 26(a)(3)(A): 1.

NAME	ADDRESS	TELEPHONE NUMBER
Tom Baubata, MSW,	Family Pacific, Suite 102,	(671)477-5715
8 ACSW	Reflection Center, 222 Chalan	
9	Santo Papa, Hagatna, Guam	
0	96910	
Christine Camacho	K76, South Pacific Petroleum	(671)898-7746
2	Corp., Route 4, Sinajana, Guam	
3	96926	
Leo Palace Custodian	c/o Defense Counsel, Mr. Tim	(671) 646-1222
of Records	Roberts, DOOLEY ROBERTS &	
	FOWLER, Suite 201, Orlean	
6	Pacific Plaza, 865 South Marine	
7	Corps Drive, Tamuning, Guam	
8	96913	
Jennifer Holbrook, may	TEKER TORRES TEKER, P.C.,	(671)477-9891
only be contacted	Suite 2A, 130 Aspinall Avenue,	
through counsel, Phil	Hagatna, Guam 96910	
2 Torres		
Thomas Hong (Thomas	119G Pepero St., Toto, Guam	(671)472-3348
C. Son)	96927;	
1	P.O. Box 326534	
5	Hagatna, Guam 96932	

NAME	ADDRESS	TELEPHONE NUMBER
Hideo Iijima	Rota Resort & Golf Club, P.O.	(670)532-1155
	Box 938, Rota, M.P. 96951	
Nilda Kowalski	Street address unknown, Corona	(709)707-6032;
	Hills, California	(714)317-7519
Ken Kimura or Person	c/o Defense Counsel, Mr. Tim	(671) 646-1222
Most Knowledgable	Roberts, DOOLEY ROBERTS &	
Regarding Leo Palace's	FOWLER, Suite 201, Orlean	
Financial Condition (for	Pacific Plaza, 865 South Marine	
punitive damages)	Corps Drive, Tamuning, Guam	
	96913	
May Paulino	c/o Defense Counsel, Mr. Tim	(671) 646-1222
	Roberts, DOOLEY ROBERTS &	
	FOWLER, Suite 201, Orlean	
	Pacific Plaza, 865 South Marine	
	Corps Drive, Tamuning, Guam	
	96913	
Gregory Perez	2016 Aamomi Street, Pearl City,	(808)387-8101
	Hawaii 96872	
Lilli Perez Iyechad,	Family Pacific, Suite 102,	(671)477-5715
DLD	Reflection Center, 222 Chalan	
PhD	Santo Papa, Hagatna, Guam	
	96910	
Michael Robbins	EXTTI, 153 Stagecoach Road,	(818)712-0203
	Bell Canyon, CA 91307-1046	
Satoshi Suzuki	c/o Defense Counsel, Mr. Tim	(671) 646-1222
	Roberts, DOOLEY ROBERTS &	

1	NAME	ADDRESS	TELEPHONE NUMBER
2		FOWLER, Suite 201, Orlean	
3		Pacific Plaza, 865 South Marine	
4		Corps Drive, Tamuning, Guam	
5		96913	
6	Rosemarie Taimanglo,	TEKER TORRES TEKER, P.C.,	(671)477-9891
7	may only be contacted	Suite 2A, 130 Aspinall Avenue,	
8	through counsel, Phil	Hagatna, Guam 96910	
	Torres		
9	Christine Valencia	147 Juan Mantanona St., Talofofo,	(671)689-5541
0		Guam 96915	
1	Rita Villagomez	P.O. Box 26242, GMF, Guam	unknown
2		96921	
3	Viviene Villanueva,	TEKER TORRES TEKER, P.C.,	(671)477-9891
4	may only be contacted	Suite 2A, 130 Aspinall Avenue,	
5	through counsel, Phil	Hagatna, Guam 96910	
6	Тоттеѕ		
ŀ	Poinciana R. Villanueva	635 5th Street, Vallejo, California	(703)319-2196
7		94590	
8			

2. Pursuant to Fed. R. Civ. P. 26(a)(3)(B), EEOC designates the following witnesses whose testimony is expected to be presented by means of deposition testimony:

NAME	ADDRESS	TELEPHONE NUMBER
Yutaka Maruyama	169 Tsuganodai, Chiba, Japan	043-287-8878
Gregory Perez	2016 Aamomi Street, Pearl City,	(808)387-8101
	Hawaii 96872	

EEOC lists Mr. Perez as a witness whose deposition it expects to present by means

of deposition testimony, only because he is a third party witness who resides outside the jurisdiction of the United States District Court for the Territory of Guam. EEOC is hopeful that he will testify in person.

Identification of Exhibits, Documents pursuant to Federal Rule of Civil Procedure 3. 26(a)(3)(c):

	Exhibit No.	Description	
8	1	Dr. Perez-Iyechad Note Excusing Taimanglo from work, EEOC 0134 (also	
9		LPR 00062)	
0	2	Taimanglo Leave Slip 8/26/04-09/01/04. EEOC 0133 (LPR 00064)	
1	3	Dr. Perez-Iyechad Treatment Summary of Taimanglo, 3/21/07	
.2	4	Taimanglo 2004 1040A, 2203 1040A, 2005 1040A, 2006 1040A	
3	5	Taimanglo Customer Service Training Certificate, EEOC 0139	
4	6	Taimanglo Promotion Paperwork, EEOC 0141-0143	
5	6	Taimanglo LOD. EEOC 0004-0005 (also LPR 00298-299)	
6	7	Taimanglo Supp. Decl. to EEOC Charge, EEOC 0081-0084 (also LPR	
7		00357-360)	
8	8	Taimanglo Decl. to EEOC Charge, EEOC 0085-0088	
9	9	Taimanglo Pre-Charge Questionnaire, EEOC 0096-0102	
20	10	Taimanglo Resignation Letter, EEOC 0117	
	11	Notice of Taimanglo Charge, EEOC 0093 (also LPR 00355)	
.1	12	EEOC Investigator Interview w/ Taimanglo 4/5/05, EEOC 0412-413	
2	13	Taimanglo Personnel File documents from 2003-2004, LPR 00058- LPR	
23		00095	
4	14	Taimanglo Handwritten notes re: Camacho, 0094	
25	15	Taimanglo Dr. M. Libao notes 8/19/04, 1 page	
Į			

Exhibit No.	Description
16	Dr. Perez-Iyechad Note Excusing Holbrook from work, EEOC 0055
17	Dr. Perez-Iyechad's Treatment Summary of Holbrook 3/21/07; Tom
	Babauta, MSW, Treatment Summary of Holbrook, 3/19/07
18	Holbrook 2002 W-2s, 2006 W-2GU, 2003 Net Profit from Business, 2005
	1040, 2003 1040 Guam Ind. Tax Return, 2005 1040-SS
19	Holbrook's 8/11/04 Written Statement to Paulino, EEOC 0052 (also LPR
	00193)
20	Portions of Dr. Lilli Perez-Iyechad's Therapy Notes & Records Re:
	Holbrook & Taimanglo
21	Holbrook LOD, EEOC 0002-0003 (also LPR 00296-297)
22	Holbrook Supplemental Declaration to EEOC Charge, EEOC 0011-0015
	(also LPR 00363-365)
23	Holbrook Declaration to EEOC Charge, EEOC 0019-0020
24	Holbrook Resignation Letter EEOC 0034
24	Holbrook Pre-Charge Questionnaire, EEOC 0037-0043
26	Notice of Holbrook Charge, EEOC 0025 (also LPR 00361)
27	EEOC Investigator Interview w/ Holbrook 4/5/05, EEOC 0403-0404
28	Holbrook Personnel File LPR 00027-00056
29	Tom Babauta Note Excusing Villanueva from work, EEOC 0299
30	Villanueva Leave Slips 8/21-8/27 & 8/27-9/02, EEOC 0300-0301
31	Babauta Treatment Summary of Villanueva, 2/27/07
32	Villanueva 2006 W-2, 2005 1040EZ, 2004 1040EZ, 2003 1040EZ
33	Portions of Tom Babauta, MSW's Therapy Notes & Records Re:
	Villanueva
34	Villanueva LOD, EEOC 0006-0007 (also LPR 00300-301)
35	Villanueva Supplemental Decl. to EEOC Charge, EEOC 0186-0188 (also
	LPR 00368-370)

Exhibit No.	Description
36	Villanueva Decl. to EEOC Charge, EEOC 0191-0192
37	Villanueva Pre-Charge Questionnaire, EEOC 0199-0205
38	Villanueva Resignation Letter EEOC 0035
39	Villanueva Personnel Action Form 10/29/04, EEOC 0302
40	Villanueva Employment App, EEOC 0339-340
41	Notice of Villanueva Charge, EEOC 0196 (also LPR 00366)
42	Villanueva Personnel File LPR00133-LPR 00179
43	Letter from Torres to Paulino 8/16/04, 0103-0110 (also LPR 00182-
	LPR00188)
44	Front Office Work Schedules, EEOC 0346-363, EEOC 0366-383; 0096-
	0098 (also LPR 00270-00287; LPR 00759-00776)
45	Leo Palace Punch Detail Reports 5/30/04-8/28/04 Holbrook (LPR 00732-
	758)
46	Torres Letter to EEOC 12/3/04, EEOC 0397-0402
47	EEOC Interview with Perez dated 2/24/05, EEOC 0422-425
48	Conciliation Failure Letter 5/22/06, EEOC 0416 (also LPR 00660)
49	EEOC Investigative File Case Log, EEOC 0430-0436
50	EEOC Investigator Interview w/ Paulino, EEOC 0426-0427
51	Notice of Like and Related Charges, EEOC 0024 (also LPR 00291)
52	EEOC Investigator Interview w/ Greg Perez, 2/24/05, EEOC 04220425
53	Iijima Personnel File LPR 01211-01236
54	Paulino Personnel File LPR 01237-01503
55	Suzuki Personnel File LPR 01553-1589
56	Letter from Suzuki to Paulino, EEOC 0273 (LPR 00004)
57	Paulino's notes of interview w/Holbrook 8/11/04, EEOC 0051 (also LPR
	00192)
58	Paulino's notes of interviews w/Taimanglo 8/10/04; 8/11/04, EEOC 0110

Exhibit No.	Description
	0111 (also LPR 00189- LPR00190)
59	Paulino's notes of interview w/ Camacho 8/11/04, EEOC 0234 (also
	LPR00005)
60	Paulino's notes of interview w/Villanueva 8/11/04, EEOC 0236 (also LPR
	00194)
61	Documents from Thomas Hong Personnel File, LPR 01506, LPR 01518,
	LPR 01521-LPR 01525; LPR 01548-49
62	Camacho Personnel File, LPR 00001-LPR 00026
63	Leo Palace Resort Handbook/Benefits, 0068-0091 (also LPR 00331-
	00354)
64	10/2/2003 Sexual Harassment Training Sign In Sheet (LPR 00416)
65	LeoPalace 2004 Medical & Dental Rates COBRA, EEOC 0131 (also LPR
	00080)
66	Palacios Security Report 8/16/04, EEOC 0238-239 (also LPR 00002-
	LPR00003)
67	Security Morning Briefing, 0092
68	Thomas Hong Sex Harassment Training, LPR 01504, LPR 01538
69	Leo Palace Handbooks, LPR 00713-00731; LPR 01177-01210
70	6/20/06 Sexual Harassment Memo H-0009 (LPR 00778)
71	612/16/04 Leo Palace Sex Harassment Memo (LPR00196-00197)
72	Sexual Harassment Sign In Sheets (LPR 00394-402)
73	Letter from Perez to Paulino re: Phone Policy (6/13/04), LPR 00543
74	EEOC Expert Michael Robbins, Expert Report and Supplements, EEOC
	0445-460
75	Def. Leo Palace Resort's Responses to EEOC's Request for Admissions
76	Def. Leo Palace Resort's Responses to EEOC's First Set of Interrogatories

	Exhibit No.	Description
	77	Def. Leo Palace Resort's Responses to EEOC's Interrogatories (Set Two)
3	78	Def. Leo Palace Position Statement to EEOC 1/18/05, EEOC 0221-231
4		(also LPR 00224-00234)
5	79	Def. Leo Palace Letter dated 11/1/05 to EEOC, EEOC 0030-33 (also LPR
5		00660)
,	80	Def. Response to EEOC Request for Information #4 Re: Sex harassment
		Training, EEOC 0265, 0271 (also LPR 00255)
8	81	EEOC Request for Information #4 to LeoPalace 02/16/05, EEOC 0261-
9		263 (LPR 00252-00254)
0	82	Defendant Leo Palace's Responses to EEOC's First Request for
1		Production of Documents
2	83	Defendant Leo Palace's Responses to EEOC's Second Request for
3		Production of Documents
4	84	Defendant's Initial Disclosures Pursuant to Local Rule 16.2
5	85	Financial Records of Leo Palace (to be subpoenaed for trial regarding
6		punitive damages)

Date: November 5, 2007

UNITED STATES EQUAL EMPLOYMENT

OPPORTUNITY COMMISSION

By:

Angela Morrison

Derek Li

Attorneys for Plaintiff

23

17

18

19

20

21

22

24